IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re	x : Chapter 11 :				
ISLAND VIEW CROSSING II, L.P.,	: Case No. 17-14454 (ELF)				
Debtor.	: :				
	· :				
RONON STEVENS & YOUNG, LLP F THE BANKRUPTCY EST	RATIVE EXPENSE IN FAVOR OF STRADLEY BASED ON SUBSTANTIAL CONTRIBUTION TO EATE PURSUANT TO 11 U.S.C. 503(b) , 2021, upon consideration of the Motion of				
	LP ("Stradley") for Entry of an Order Allowing				
· · · · · · · · · · · · · · · · · · ·	ons 503(b)(3)(D) and 503(b)(4) of the Bankruptcy Code				
-	o, and after notice and a hearing, and with good cause				
appearing:					
1. The Motion is granted.					
2. All objections to the Motio	n not previously withdrawn are hereby overruled.				
3. An administrative expense	under Section 503(b)(3)(D) of the Bankruptcy Code is				
hereby allowed in favor of Stradley in the	amount of \$				
4. An administrative expense	e under Section 503(b)(4) of the Bankruptcy Code is				
hereby allowed in favor of Stradley in the	amount of \$				

Case 17-14454-elf Doc 756-4 Filed 07/12/21 Entered 07/12/21 10:46:55 Desc Proposed Order Page 2 of 2

5.	The Chapter 1	1 Trustee time	ely shall cau	ise to be	paid the f	ull amoun	t of the	
administrative	e expenses allov	wed above in	accordance	with the	applicable	timelines	for the	
payment of such administrative expense in this chapter 11 case.								
Dated:		, 2021						
Philadelphia, Pennsylvania		ania	Hon. Eric L. Frank					
			Unite	d States I	Bankruptcy	Judge		